§ 294.17

§294.17 Scope and applicability.

- (a) The provisions of this subpart apply exclusively to the development and review of petitions made pursuant to this subpart.
- (b) Nothing in this subpart shall be construed to provide for the transfer to, or administration by, a State or local authority of any Federally owned lands
- (c) Nothing in this subpart, nor any regulation promulgated pursuant to this petitioning process, shall prohibit the exercise of any valid existing rights.

§294.18 Severability.

In the event that any provision, section, subsection, or phrase of this subpart is determined by a court or body of competent jurisdiction to be invalid, unconstitutional, or unenforceable, the remaining provisions, sections, subsections, or phrases shall remain in full force and effect.

PART 295—USE OF MOTOR VEHI-CLES OFF NATIONAL FOREST SYS-TEM ROADS

Sec.

295.1 Applicability.

295.2 Planning and designation for use of vehicles off National Forest System roads.

295.3 Public participation.

295.4 Public information.

295.5 Monitoring effects of vehicle use off National Forest System roads.

295.6 Revision of off-road vehicle management plans.

AUTHORITY: 7 U.S.C. 1011(f); 16 U.S.C. 551; E.O. 11644, 11989 (42 FR 26959).

Source: 43 FR 20006, May 10, 1978, unless otherwise noted.

§ 295.1 Applicability.

The regulations in the following parts pertain to administrative designation and location of specific areas and trails of National Forest System lands on which the use of vehicles traveling off National Forest System roads is allowed, restricted or prohibited. Prohibitions regarding use of vehicles off roads is provided in 36 CFR part 261.

 $[43\ FR\ 20006,\ May\ 10,\ 1978,\ as\ amended\ at\ 66\ FR\ 3218,\ Jan.\ 12,\ 2001]$

§ 295.2 Planning and designation for use of vehicles off National Forest System roads.

- (a) On National Forest System lands, the continuing land management planning process will be used to allow, restrict, or prohibit use by specific vehicle types off roads. This process will include coordination with appropriate Federal, State and local agencies. The planning process will analyze and evaluate current and potential impacts arising from operation of specific vehicle types on soil, water, vegetation, fish and wildlife, forest visitors and cultural and historic resources. If the analysis indicates that the use of one or more vehicle types off roads will cause considerable adverse effects on the resources or other forest visitors, use of the affected areas and trails by the vehicle type or types likely to cause such adverse effects will be restricted or prohibited until such time as the adverse effects can be eliminated as provided in 36 CFR part 261.
- (b) Off-road vehicle management plans shall provide vehicle management direction aimed at resource protection, public safety of all users, minimizing conflicts among users, and provide for diverse use and benefits of the National Forests. Designation of areas and trails shall be in accordance with the following:
- (1) Areas and trails shall be located to minimize damage to soil, watershed, vegetation, or other resources of the public lands.
- (2) Areas and trails shall be located to minimize harassment of wildlife or significant disruption of wildlife habitats.
- (3) Areas and trails shall be located to minimize conflicts between off-road vehicle use and other existing or proposed recreational uses of the same or neighboring public lands, and to ensure the compatibility of such uses with existing conditions in populated areas, taking into account noise and other factors.
- (4) Areas and trails shall not be located in officially designated Wilderness Areas or Primitive Areas.

However, this does not preclude the use of any fire, military, emergency, or law enforcement vehicle for emergency purposes, or the use of any combat or combat support vehicle for national defense purposes, or registered motorboats, or vehicle use expressly authorized by the Chief, Forest Service, under a permit, lease, license, or contract.

§295.3 Public participation.

The public shall be provided an opportunity to participate in the process of allowing, restricting, or prohibiting use of areas and trails to one or more specific vehicle types off forest development roads. Sixty days advance notice will be given to allow for public review of proposed or revised designations. In emergency situations, temporary designations up to one year in length may be made or revised without public participation if needed to protect the resources and/or to provide for public safety.

§ 295.4 Public information.

In addition to the requirements of 36 CFR 261.51, information and maps will be published and made available to the public, describing:

- (a) The regulation of vehicular use.
- (b) Time periods when use is allowed, restricted or prohibited.
 - (c) The type of vehicle regulated.

§ 295.5 Monitoring effects of vehicle use off National Forest System roads.

The effects of use by specific types of vehicles off roads on National Forest System lands will be monitored. If the results of monitoring, including public input, indicate that the use of one or more vehicle types off roads is causing or will cause considerable adverse effects on the factors and resource values referred to in §295.2, the area or trail suffering adverse effects will be immediately closed to the responsible vehicle type or types until the adverse effects have been eliminated and measures have been implemented to prevent future recurrence as provided in 36 CFR part 261. Forest Supervisors may delegate immediate closure authority to District Rangers or other forest officers in order to facilitate timely actions to meet these objectives. Designations, use restrictions, and operating conditions will be revised as needed to meet changing conditions.

§ 295.6 Revision of off-road vehicle management plans.

Forest Supervisors will annually review off-road vehicle management plans and temporary designations implemented since the last annual review. If the plan needs revision, the public will be given the opportunity to participate in the review as stated in § 295.3.

PART 296—PROTECTION OF AR-CHAEOLOGICAL RESOURCES: UNIFORM REGULATIONS

Sec.

296.1 Purpose.

296.2 Authority.

296.3 Definitions.

296.4 Prohibited acts and criminal penalties.

296.5 Permit requirements and exceptions.

 $296.6\,$ Application for permits and information collection.

296.7 Notification to Indian tribes of possible harm to, or destruction of, sites on public lands having religious or cultural importance.

296.8 Issuance of permits.

296.9 Terms and conditions of permits.

296.10 Suspension and revocation of permits.

296.11 Appeals relating to permits.

296.12 Relationship to section 106 of the National Historic Preservation Act.

296.13 Custody of archaeological resources.

296.14 Determination of archaeological or commercial value and cost of restoration and repair.

296.15 Assessment of civil penalties.

296.16 Civil penalty amounts.

296.17 Other penalties and rewards.

296.18 Confidentiality of archaeological resource information.

296.19 Report.

296.20 Public awareness programs.

296.21 Surveys and schedules.

AUTHORITY: Pub. L. 96-95, 93 Stat. 721, as amended, 102 Stat. 2983 (16 U.S.C. 470aamm)(Sec. 10(a). Related Authority: Pub. L. 59-209, 34 Stat. 225 (16 U.S.C. 432, 433); Pub. L. 86-523, 74 Stat. 220, 221 (16 U.S.C. 469), as amended, 88 Stat. 174 (1974); Pub. L. 89-665, 80 Stat. 915 (16 U.S.C. 470a-t), as amended, 84 Stat. 204 (1970), 87 Stat. 139 (1973), 90 Stat. 1320 (1976), 92 Stat. 3467 (1978), 94 Stat. 2987 (1980); Pub. L. 95-341, 92 Stat. 469 (42 U.S.C. 1996).

Source: 49 FR 1027, Jan. 6, 1984, unless otherwise noted.